"True to his charge—he comes, the Revald of a noisy world; News from all nations lumb'ring at his back."

PROCEEDINGS OF CONGRESS.

HOUSE OF REPRESENTATIVES-

DECEMBER 6, 1819. The house proceeded to the choice of having been counted by Mr. Pleasants and Mr. Moseley, it appeared that the whole number of votes given in was 165; of which there were

For Henry Clay, of Ken. 147.

Scattering votes, 8
So that Mr. Clay was duly elected peaker of the House of Representas. He was accordingly conducted to the chalf by Mr. Pleasants and Mr. doscley, and the oath of office was adinistered to him by Mr. Newton.

When Mr. Clay, the Speaker elect. ddressed the house as follows:

" Gentlemen-Again called, by your favorable opinion, to the distinguished assigned by that of your predecessors, flattering manner in which it has been conferred. In our extensive confederaportant relations, it must necessaoment. During that which we are re shall be required to consider and to To give effect to our deliberams; to enable us to command the res- and obtained concessions of the highest sect of those who may witness or be afcted by them; and to entitle us to the affection and confidence of our constituents, the maintenance of order and decorum 'is absolutely necessary. Being quite sure that your own comfort, your nse of propriety, and the just estimate which you must make of the dignity which belongs to this bouse, will induce you to render to the chair your cordial co-operation, I proceed to discharge its duties, with the sincere assurance of employing my best exertions to merit the oice which you have been pleased to make. And it will be to me the greatset happiness, if I should be so fortunate

TUESDAY, DEC. 7, 1819.

ms day, at 12 o'clock, the PRESIDENT of the United States transmitted to both Houses of Congress, by Mr. J. J. MONROE, the following

### MESSAGE:

low-Citizens of the Senate, and of the House of Representatives, The public buildings being advanced to afford accommodation fo

our duties in the Capitol. In bringing to view the incidents most serving attention, which have occured since your last session, I regret to have suffered by sickness; that an unuual drought has prevailed in the middle nd western states; and that a derangeent has been felt in some of our moniinstitutions, which has proportionably ffected their credit. I am happy, howver, to have it in my power to assure on that the health of our cities is new ompletely restored; that the produce sual, will not only be amply sufficient or home consumption, but afford a large arphis, for the supply of the wants of the circulating paper medium, by eing left to those remedies which its bvious causes suggested, and the good ense and virtue of our fellow-citizens,

applied, has diminished. Having informed congress, on the 27th f February last, that a treaty of amity, ttlement, and limits had been conclued between the United States and Spain, ad ratified by the competent authorities I the former, full confidence was entersined that it would have been ratified y his Catholic Majesty, with equal comptitude and like earnest desire to minate, on the condition of that treathe differences which had so long exted between the two countries. Every iew which the subject admitted of, was ought to have justified this conclu-Great losses had been sustained crizum of the United States, from ranish cruizers, more than twenty years fore, which had not been redressed. hese losses had been acknowledged ad provided for by a treaty, as far back the year 1802, which, although conuded at Madrid, was not then ratified the government of Spain, nor since, ntil the last year, when it was suspend-

his government, on the points respecting which the greatest difference of opinion The house proceeded to the choice of duly authorized for the purpose, who Speaker, by ballot; and the ballots represented his government in the U. States, and been employed in this long protracted negociation, several years, and who, it is not denied, kept strictly within the letter of his instructions. The faith of Spain was therefore pledged, unsolemnity, for its ratification. On the part of the United States, this treaty was evidently acceded to in a spirit of conciliation and concession. The indemnity for injuries and losses, so long before sustained, and now again acknowledged and provided for, was to be paid by them without becoming a charge on the treasury of Spain. For territory ceded by Spain, other territory of great value, to station to which I have been frequently | which our claim was believed to be well founded, was ceded by the United States. I owe to you the expression of my most and in a quarter more interesting to her. respectful thanks; and I pray you to be- This cession was, nevertheless, received lieve that I feel inexpressible gratitude, as the means of indemnifying our citias well for the honor itself as for the zens, in a considerble sum, the presumed amount of their losses. Other considerations, of great weight urged the 57, gentlemen, embracing such various cession of this territory by Spain. It intention of the parties, and the meaning was surrounded by the territories of the rily happen that each successive session | United States, on every side, except on the House of Representatives will that of the ocean. Spain had lost her bring with it subjects of the greatest authority over it, and, falling into the hands of adventurers connected with the now about to open, we have every rea- savages, it was made the means of unon to anticipate that the matters, which ceasing annovance and injury to our Union, in many of its most essential interecide, possess the highest degree of in- ests. By this cession, then, Spain ceded a territory, in reality, of no value to her,

> her authority. It being known that the treaty was formed under these circumstances, not a doubt was entertained that his Cathohe Majesty would ratify it without delay. I regret to have to state that this reasonable expectation has been disappointed; that the treaty was not ratified, within structions, is obligatory, in good faith, the thne stipulated, and has not since been ratified. As it is important that true intent and meaning of the parties. the nature and character of this unexpected oncurrence should be distinctly understood, I think it my duty to communicate to you all the facts and cir-

importance, by the settlement of long

differences with the United States, af-

fecting their respective claims and lim-

its, and likewise relieved herself from the

obligation of a treaty, relating to it,

from the responsibility incident to the

which she had failed to fulfil, and also

her rights, where she could not support

Anxious to prevent all future disagreem nt with Spain, by giving the most prompt effect to the treaty, which had congress, I offer you my sincere con- been thus concluded, and particularly, to ask certain explanations of this gov- nies. Buenos Ayres still maintains unratulation on the recommencement of by the establishment of a government in ernment. But, if such were desired, shaken the independence which it de- cision of this question. The answer of on the Missouri, have ascended that rithere, the minister of the United States. Catholic Majesty, and to whom the ratitate, that several of our principal cities fication, by his government, had been committed, to be exchanged for that of Spain, was instructed to transmit the latter to the Department of State, as soon as obtained, by a public ship, subjoined to his order for the purpose. Unexpected delay occurring, in the ratification, by Spain, he requested to be inform ed of the cause: It was stated, in reply that the great importance of the subject the year, though less abundant than and a desire to obtain explanations on certain points, which were not specified. had produced the delay, and that an Envoy would be despatched to the United ther nations; and that the derangement | States, to obtain such explanations of government. The minister of the United States offered to give full explanation on any point, on which it might be desired; which proposal was declined. Having communicated this result to the Department of State, in August last, he was instructed, notwithstanding the disappointment and surprise, which it produced, to inform the government of Spain, that, if the treaty should be ratified, and transmitted here, at any time before the meeting of congress, it would

munication was made to the government of Spain, and by its answer, which has just been received, we are officially made acquainted, for the first time, with the reasons which have prevented the ditions of the treaty into effect, in the ratification of the treaty, by his Catholic Majesty. It is alleged by the minister of Spain, claiming on their part all the ad- to act in concert. Should it become Spain, that this government had attempted to alter one of the principal articles of the treaty, by a declaration, which the minister of the United States had been ordered to present, when he should deliver the ratification by his government, in exchange for that of Spain, and of refusing to do which she must incur the the opinion of friendly powers, who have ly affected the commercial interests of by the late treaty, a more satisfactory which he gave notice, explanatory of the censure of other nations, even those orision to both parties, as was presum- sense in which that article was underhaving been made for them. Other stood. It is further alleged that this fferences had arisen, in this long in- government had recently tolerated, or not fail to obtain their merited approbatval, affecting their highest interests, protected, an expedition from the United tion. We must have peace on a fronhich were likewise provided for, by States, against the provinces of Texas.

order was executed; the authorised com-

cussion, and repeated references having that an envoy would be forthwith despatched is desirable, been made, by the minister of Spain, to patched to the United States. How far But his Catholic these allegations will justify the conduct | declared his determination to send a sai of the government of Spain, will appear, nister to the United States, to ask on prevailed. It was formed by a minister on a view of the following facts, and the planations on certain points, and to give evidence which supports them.

It will be seen, by the documents transarticle, concerning certain grants of this minister arrives and is heard? This jesty, in Florida, which, it is understood. der circumstances of peculiar force and had conveyed all the lands, which, till of this people. Much is due to courteintention of the parties to annul those latter grants, and that clause was drawn the ground of immitable truth and jusfor that express purpose, and for none unknown, but it was understood to be posterior to that inserted in the article : the Minister of Spain, will be satisfactoif that provision in the treaty had not the lany event, he delay, for the purpose effect of annulling these grants, it would mentioned, being a further manifesta be altogether nugatory. Immediately tion of the sheere desire to terminate in after the treaty was concluded, and ratified by this government, an intimation was received that these grants were of nterior date to that fixed on by the treaty, and that they would not of course, be affected by it. The mere possibility of such a case, so inconsistent with the of the article, induced this government to demand an explanation on the subject, which was immediately granted, and which corresponds with this statement. With respect to the other act alleged, that this government had tolerated, or protected an expedition against Texas, it is utterly without foundation. Every discountenance has invariably been given to every such attempt from within the limits of the United States, as fully evinced by the acts of the government, and the proceedings of the courts. There being cause, however to apprehend, in the course of the last summer, that some adventureres entertained views of the kind suggested, the attention of the constituted authorities most flagrant and pernicious abuses of in that quarter was immediately drawn to them, and it is known that the pro ject, whatever it might be, has utterly

These facts will, it is presumed, satisfy every impartial mind, that the gov ernment of Spain had no justifiable cause for declining to ratify the treaty. A treaty concluded in conformity with inin all its stipulations, according to the Each party is bound to ratify it. If either could set it aside, without the consent of the other, there would be, no ports have continued to be equally open longer, any rules applicable to such stated, that a Minister would be sen respecting any of the articles or condi- La Plata, bordering on it, and likewise United States. tions of the treaty? If that were done, Venezuela. to what consequences might it not lead? in view, and have their due weight .--Our national honor must be maintained, and a new and distinguished proof be moderation, which has invariably governed the councils of this free people. It to the character and obligations of the must be obvious to all, that, if the United States had been desirous of making conquests, or had been even willing to aggrandize themselves in that way, they could have no inducement to form this treaty. They would have much cause for gratulation at the course which has been pursued by Spain. An ample field for ambition is open before them. before the meeting of congress it would be received, and have the same effect, as be received, and have the same effect, as the principles of their government, nor the interests of the nation.

From a full view of all circumstances it is submitted to the consideration of Congress whether it will not be proper for the United States to e rry the consame manner as if it had been ratified by vantages, and yielding to Spain those course, we shall rest on the sacred ground of right, sanctioned, in the most most friendly to her; while, by co.: Sning ourselves within that limit, we cantier where we have been so long disturbis last treaty. The treaty, itself, was These two imputed acts, are stated as ed, our citizens must be indemnified for

treaty. Shall we act, by taking the cemitted herewith, that the declaration ded territory, and proceeding to execute mentioned relates to a clause in the 8th the other condition of the treaty, before land recently made by his Catholic Ma-lis a case which froms a strong appeal to the candor, the magnanimity and honor then, had been ungranted. It was the sy between nations. By a short delay, we shall lose othing; for, resting on tice, we cannot be diverted from our ether. The date of these grants was purpose. It dight to be presumed that the explanations which may be given to indeed, it must be obvious to all, that, Iry, and produce the desired result. In the most friendly manner all differences with Spain cannot fail to be duly appreciated by his Catholic Majesty, as well as by other powers. It is submitted, ving been able to come to an agreement therefore, whether it will not be proper to make the law proposed for carrying the conditions of the treaty into effect. should it be adopted, contingent; to suspend its operation upon the responsibilty of the Executive, in such manner. is to afford an opportunity for such friendly explanations, as may be desired during the present session of Congress.

I communicate to Congress a copy of the treaty, and of the instructions to the Minister of the United States at Madrid respecting t; of his correspondence with the Minister of Spain, and, of such other documents as may be necessary

to give a full view of the subject In the course which the Spanish gov ernment have, on this occasion, though proper to parsue, it is satisfactory to know that they have not been counte nanced by any other European power. On the cortrary, the opinion and wishes. both of France and Great Britain have not been withheld, either from the Unication. There is also, reason to believe the sentiments of the imperial government of Rassia have been the same, and that they have also been made known to

the cabinet of Madrid. In the civil war existing between emisphere, the greatest care has been preserve an impartial neutrality. On to both parties, at I on the same condimanifestly in favor of the colo-

to have it in my power to state that, so the whole community, of what was due nation, that a few examples of a contrary kind have occurred.

their population and resources, gave them advantages which it was anticipated at a very early period, it would be steadiness, consistency, and success, exceed \$18,000,000, and those of the undisturbed sovereignty which Buenos For the probable receipts of the next sentiments on the part of the United further provision be necessary. States, have not been withheld from o-Spanish government itself will give up solemn manner by Spain herself, by a the contest. In producing such a de- adve se to their prosperity. The pecutreaty which she was bound to ratify, by termination, it cannot be doubted that niary embarrasments which have so deephave their merited influence.

But his Catholic Majesty has twice consideration of Congress, whether it may not be adviseable to revise the laws with a view to this desirable result.

It is submitted, also, whether it may them respecting his delay to ratify the not be proper to designate, by law, the several ports or posses along the coast, privateers may be admitted. The difficulty of sustaining the regulations of our commerce, and of other important interests from abuse, without such designation, furnishes a strong motive for this measure.

At the time of the negotiation for the renewal of the commercial convention, between the United States and Great Britain, a hope had been entertained that an article might have been agreed upon, mutually satisfactory to both countries regulating, upon principles of justice and reciprocity, the commercial intercourse between the United States and the British possessions, as well in the West Indies, as upon the continent of North America. The plenipotentiaries of the two governments, not haon this important interest, those of the United States reserved for the consideration of this government the proposals which had been presented to them; as the ultimate offer on the part of the British government, and which they were not authorised to accept. On their transmission here, they were examined with due deliberation, the result of which, was a new effort to meet the views of

the British government. The minister of the United States was instructed to make a further proposal, which has not been accepted. however, declined in an amicable manner. I recommend to the consideration rials for the construction of fortifications of congress, whether further prohibitory provisions in the laws relating to this intercourse, may not be expedient. It is seen with interest, that, although it has andria, and on the Pea Patch in the Deany arrangement of this important branci of their commerce, such is the disposi tion of the parties, that each will view ted States or from Spain; and have any regulations, which the other may neen unequivocal in favor of the ratifi- make respecting it, in the most friendly from these fortifications, it was necessary

By the fith article of the convention. concluded on the 20th of October, 1818, it was stipulated that the difference which had arisen between the two gov treaty of Ghent, in relation to the cartaken to enforce the laws intended to rying away, by British officers, of slaves from the United States, after the exchange of the ratifications of the treaty of peace, should be referred to the decumstances, in my possession, relating transactions between nations. By this tions; and our citizens have been equal- cision of some friendly sovereign or state, proceeding, the government of Spain Ily restrained from interfering in favor of to be named for that purpose. The has rendered to the United States a new cither to the prejudice of the other .- minister of the United States has been and very serious injury. It has been The progress of the war, however, has instructed to name to the British gov- t e Mississippi, have established themm, a foreign sovereign, the com-Florida, which should preserve order why were they not asked, within the chared in 1816, and has enjoyed since that government to the proposal, when ver to the Council Bluff, where they time limited for the ratification? Is it 18:5. Like success has also lately atwho had been recently appointed to his ontemplated to open a new negotiation tended Chili, and the provinces north of sures to be pursued on the part of the will proceed to the place of their desti-

> Although the pecuniary embarrass. This contest has from its commence- ments which affected various parts of At what time and in what manner would ment, been very interesting to other the Union, during the latter part of the a new negotiation terminate? By this powers, and to none more so than to preceding year, have, during the present proceeding, Spain has formed a relation the United States. A virtuous people been considerably augmented, and still between the two countries which will may, and will, confine themselves with- continue to exist, the receipts into the justify any measures on the part of the limit of a strict neutrality; but it treasury, to the 30th of September last United States, which a strong sense of is not in their power to behold a conflict have amounted to 19,000,000. After injury, and a proper regard for the so vitally important to their neighbors, defraying the current expenses of the rights and interests of the nation may without the sensibility and sympathy g vernment, including the interest and dictate. In the course to be pursued, which naturally belong to such a case. reimbursement of the public debt, paya these objects should be constantly held It has been the steady purpose of this ble to that period, amounting to \$18, government, to prevent that feeling lead- 200,000, there remained in the treasury ing to excess, and it is very gratifying on that day, more than \$2,500,000. which, with the sums receivable during afforded of that regard for justice and strong has been the sense throughout the remainder of the year, will exceed the current demands upon the treasury during the same period.

The causes which have tended to di minish the public receipts, could not The distance of the colonies from the lail to have a corresponding effect upo: parent country, and the great extent of the revenue, which has accrued upon imposts and tonnage, during the three first quarters of the present year; it is, however, ascertained that the duties, which difficu t for Spain to surmount. The have been secured during that period, with which they have pursued their ob- whole year will probably amount to

Ayres has so long enjoyed, evidently year, I refer you to the statements which give them a strong claim to the favora- will be transmitted from the treasury, ble consideration of other nations. These which will enable you to judge whether

The great reduction in the price of ther powers, with whom it is desirable the principal articles of domestic growth, which has oc urred during the present manifest to the world that the efforts of year, and the consequent fall in the price secured to her. By pursuing this Spain to subdue these provinces will be of labor, apparently so favorable to the fruitless, it may be presumed that the success of domestic manufactures, have not shielded them against other causes taken no part in the controversy, will the nation, have been no less adverse to our manufacturing interests in several It is of the highest importance to sections of the union. The great reducour national character, and indespensi- tion of the currency, which the banks ble to the morality of our citizens, that have been constrained to make, in order all violations of our, nentrality should be to continue specie payments, and the viprevented. No door should be left o- tiated character of it where such reduc-

tion. It is submitted, therefore, to the | sulting from the reduction of the prices of the raw materials, and of labor, have compelled the banks to withdraw from them a portion of the capital heretofore advanced to them. That aid, which has been refused by the banks, has not been obtained from other sources, owing to at which, only, foreign ships of war and the loss of individual confidence, from the failures which have recently occurred in some of our principal commercial

An additional cause of the depression of these establishments may probably be found, in the pecuniary embarrassments which have recently affected those countries with which our commerce has been principally prosecuted.

Their manufactures, for the want of a ready or profitable market at home, have been shipped by the manufacturers to the United States, and, in many instances, sold at a price below their current value at the place of manufacture. Although this practice may, from its nature, be considered temporary, or contingent, it is not on that account less injurious in its effects. Uniformity, in the demand and price c. an article, is highly desirable to the domestic manu-

It is deemed of great importance to give encouragement to eur domestic manufacturers. In what manner the evils adverted to may be remedied, and how far it may be practicable, in other respects, to afford them further encouragement, paying due regard to the other great interests of the nation, is submitted to the wisdom of congress.

The survey of the coast, for the establishment of fortification, is now nearly impleted, and considerable progress as been made in the collection of matein the Gulph of Mexi o and in the Chesapeake Bay. The works on the eastern bank of the Potomac, below Alexnot been practicable, as yet, to agree in laware, are much advanced, and it is expected that the fortification at the Narrows, in the harbour of New York, will be completed the present year. To derive all the advantages contemplated ry that they should be judiciously posted, and constructed with a view to permanence." The progress, hitherto, has the efore been slow; but, as the difficulties, in parts he retofore the least exernments, with regard to the true intent plored and known, are surmounted, it Spain and the Spanish provinces in this and meaning of the fifth article of the will, in future, be more rapid. As soon as the survey of the coast is completed. w ich, it is expected, will be done early in the next spring, the engineers employed in it will proceed to examine, for like purposes, the northern and north western frontiers.

The troops, intended to occupy and tion at the mouth of the St. Peters, on selves there, and those which were ornation. I have the satisfaction to state hat this measure has been executed in amity with the Indian tribes, and that it promises to produce, in regard to them, all the advantages which were contemplated by it.

Much progress has likewise been made in the construction of ships of war, and in the collection of timber and other materials for ship building. It is not doubted that our navy will soon be augemented to the number, and placed, in all respects, on the footing provided for by law.

The board, consisting of engineers & naval officers, have not yet made their final report, of scites for two naval depots, as instructed, according to the resolutions of March, 18th, and April 20th, 1818, but they have examined the toast therein designated, and their report in expected in the next month. For the protection of our commerce

in the Mediterranean; along the Southern Atlantic coast; in the Pacific and Indian ocean, it has been found necessary to maintain a strong naval force, which it seems proper for the present to continue. There is much reason to believe, that, if any portion of the squadron, heretofore stationed in the Mediterranean should be withdrawn, our intercourse with the powers, bordering on that sea, would be much interrupted, if not altogether destroyed. Such, too, has been the growth of a spirit of piracy, in the other quarters mentioned, by adventurers from every country, in abuse of the friendly flags which they have assumed, that, not to protect the commerce there, would be to abandon it as a prey to their rapacity. Due attention has likewise been paid to the suppression of the slave trade, in compliance with a law of the last session. Orders have been given to the commanders of all our public ships, to seize all vessels havigated under our flag, engaged in that trade, and to bring them in, to be proceeded against, in the manner prescribed by the law. It is hoped that these vigorous measures, supported by like acts by other nations, will

by the subject matter of every article stions, respecting which, it is repeated, lightly withded from the interest or honor of the na-

JAMES MONROE. Washington, December 7, 1819.

# CONGRESS.

SENATE. WEDNESDAY, DECEMBER 8.

Mr. Sanford offered for consideration aundry resolutions, for the reference of the aeveral subjects of the President's message to committees. They shall be further noticed when acted on.

A bill, to authorize the transmission, by members and officers of Congress free of postage, of any documents printad by order of either house of congress, was read three times, passed, and sent to the house of representatives.

Mr. Mellen presented the memorial of the People of the district of Maine, praying to be admitted into the Union on an equal footing with the original states, together with a copy of the constitution which they have formed for their government; and the same was referred to the committee to whom had been referred the constitution of the state of Alahama, and ordered to be printed.

Mr. Williams of Miss. from the committee to whom that subject had been referred, reported a bill, declaring the admission of the state of Alabama into the Union; which was twice read, ordered to be engrossed for a third reading, and aubsequently read a third time, and

HOUSE OF REPRESENTATIVES. Mr. Holmes, of Mussachusetts, presented a memorial from the People of Maine, praying to be admitted into the Union on an equal footing with the original states, together with a copy of the constitution formed for the state; which was referred to a committee of five members, and ordered to be printed.

Mr. Scott, of Missouri, presented the memorial of the legislature of the Territory of Missouri, praying to be authorized to form a constitution of state government, and to be admitted into the linson, Randolph, Barbour and Archer. Union on an equal footing with the origipal states; which was also referred to a select committee.

Mr. Shaw, of Massachusetts, introduced a joint resolution, authorising the transmission, free of postage, of any docments which, during the present and amy future session, may be transmitted to either house of congress by the president, or any of the heads of departments. Weich resolution was twice read, ordered to be engrossed for a third reading, and subsequently read a third time

Mr. Strong, of New York, gave notice that on to-morrow he should ask leave to introduce a bill to prohibit the further extension of slavery within the territories of the United States.

PRESIDENT'S MESSAGE. On motion of Mr. Taylor, of N. Yerk, the house resolved itself into a committee of the whole on the state of the Union, Mr. Nelson of Virginia being called to the chair.

The president's message of yesterday being taken into consideration-Mr. Taylor offered for the consideration of the committee, the following re-

solutions: 1. Resolved, that so much of the message of the president of the United States as relates to the subject of carrying into effect the late treaty between the United States and Spain; the condition of the independent governments of South America; the admission into our ports of foreign ships of war and privateers, York. and all other subjects of foreign affairs,

be referred to a select committee. 2. That so much of the message as relates to fortilications, and other military subjects, be referred to a select commit-

3. That so much as relates to the nawy, naval depots, and the protection of onr commerce upon the ocean, be referred to a select committee.

4. That so much of the measage as relates to manufactures and to our commercial intercourse with British colonial ports, be referred to the committee of commerce and manufactures.

5. That so much of the message as relates to the suppression of the slave trade, be referred to a select committee. 6. That so much of the message as re-

lates to the subject of revenue, be referred to the committee of ways & means. These resolutions were separately agreed to without debate, excepting some conversation respecting that which relates to the committee of commerce and manufactures in consequence of motion yesterday made by Mr. Little, of Maryland, and now pending, to distribute The subjects of commerce and manufactures to two distinct committees. The resolutions, however, were agreed to in the above shape; and, being reported to the house, were there also severally a-

greed to. The Rev. Mr. Allison was chosen Chaptain to Congress, on the part of the house of representatives.

STATE OF ALABAMA. The resolution from the senate, declaring the admission of the state of Alabama into the Union, on an equal footing with the original states, was received, and twice read. With considerable opposition as to the day on which it should be read a third time, to-day was determined ob and it was read a third time, finally passed, without a division, and returned to the senate. [The year and m-ye were required on ita passage, but the requisition was not sustained by one

DECEMBER 9. The following committees were an-

nounced as having been appointed by the Speaker, pursuant to the orders of yesterday : Of Ways and Means .- Messrs. Smith

Moseley, shaw and Tyler. Of Elections .- Messrs. Taylor, Whit-

man, Merrill, Tarr, Brown, Tucker, of S. C. and Sloan. Of Claims .- Messrs. Williams, of N

C. Rich, McCoy, Samuel Moore, Cul breth. Edwards, of Conn. and Metcalfe. Of Commerce.-Messrs. Newton M.Lane, of Del. Tondinson, Mason, Allen, of Tenn. Hill and Folger.

Of Manufactures .- Messrs. Baldwin, Meigs, Little, M'Lean, of Ky. Forrest, Parker, of Mass. and Ross. On the District of Columbia .- Messra

Kent, Cobb, Mercer, Neale, Swearingen, Fullerton, and Smith of N. J. On the Public Lands .- Messrs. An derson, Hendricks, Jones, of Tenn. Nel-

and Stevens. On Private Land Claims .- Messrs. Campbell, Pindall, Rankin, Robert Moore, Bryan, Tracy and Eddy.

On the Post Office and Post Roads,-Messrs. Livermore, Sampson, Russ, Culpepper, Tompkins, Walker, of Ky. and Burton.

On Pensions and Revolutionary Claims .- Messrs. Rhea, W. P. Maclay, Settle, Alten, of Mass. Linn, Street, and Jones, of Va.

On Public Expenditures generally .-Mesars. Simkins, Slocumb, Hunter, Hazard, Dowse, Plumer, and Ford. On the Judiciary .- Messrs. Sergeant,

Beecher, Robertson, Reid, Brevard, Lincoln, and Tucker, of Va. Of Accounts .- Messrs. Smith, of N

C. Bateman, and Upham. Of Revisal and Unfinished Business .- Messrs. Morton, Butler, of N. H. and Ball, of Va.

On the subject of the District of Maint M'morial .-- Messrs. Holmes, Hill, Phelps, Allen, of N. Y and Hooks.

On the Missouri Memorial .- Messrs Scott, Robertson, Terrell, Strother and De Witt.

On Foreign Affairs .- Messrs. Lowndes, Holmes, Nelson, of Virginia, Dick-

On Military Affairs .- Messrs. A Smyth, of Virginia, Van Renselaer, Brush, Cocke, Ringgold, Cushman, and Parker, of Va. On Naval Affairs - Messrs. Pleas-

Silsebee, Johnson, Wendover, Warfield, Hall of North Carolina, and Dennison. On the Slave Trade .- Messrs. Hemp-

hill, Mercer, Strong of N. Y. Edwards of Pennsylvania Rogers, Lathrop and Abboit.

On the Militia .- Messrs. Cannon. Quarles, Herrick, Floyd, Strother, Richmond and Kendall.

On the Civilization of the Indians .-Messrs. Southard, Wallace, Walker of . C. Williams of Va. Kinsley, Richds an Baker.

On Roads and Canals .- Messrs. Storrs, Crafts, Pindail, Marchand, Hendricks, Davidson and Street. On the Public Buildings .- Messrs.

Cobb, Lyman, Garnett, Murray, Fisher, Case and McCreary.

On the Rev lutionary Pensions .-Messrs. Bloomfield, Clagett, Pitcher, Alexander, Adams, Clark and Patterson.

CLMMITTEES ON EXPENDITURES. In the Department of State .- Messrs. Holmes, Peck, and Hibshman.

In the D partment of the Treasury .-Messis. Trimbie, Hall of N. Y. and Gross of Pa.

In the D parement of War .- Messrs Brush, Oversurect, and Gross of New

In the Department of the Navy. Messrs Archer, Fay and Buffman. In the Post Office -Messrs. Liver-

more, Hackley, and Monell. On the Public Buildings.—Messis. Meigs, Strong of Vermont, and Hostet-

A great number of petitions were

presented this morning, amongst which such others as may choose to do so. were the following of a general nature:

Mr. Underwood obtained it we to By the Speaker.—The Memorial of bring in a bill to amend the law concernsundry citizens of Philadelphia, praying

that additional encouragement may be given to the country. [This is the Me-morial of the Philadelphia Society.] Referred to the Committee on Manufactures.

By Mr. Meiga .- The Memorial of the New York Institution for the education of the Deaf and Dumb, praying for a donation of Public Land for the support and encouragement of the humane of jects of this Association. Referred to a select committee.

Mr. Scott, of Missouri, from the committee yesterday appointed on that sub ject, reported a bill to authorise the people of Missou i territory to form a con stitution and state government, on an equal footing with the original states; which bill was read twice and referred

to a committee of the whole House.
On motion of Mr. Campbell, of Ohio, a committee was ordered to be appoint ed to report a bill providing for taking the fourth census or enumeration of the

inhabitants of the U. States. On motion of Mr. Cannon, of Tennessee, the House came to the following resolution:

Resolved, That a committee be ap pointed to enquire into the expediency of paying the soldiers and officers of the volunteers and militia, for horses and o- sage of a bill by that body, to suspend ther property lost whilst in the service for a limited time, the power of the goof the United States on the Seminole vernor and treasurer to subscribe for campaign, in all cases where such loss was austained in consequence of a failure on the part of the general government to furnish the necessary forage of the house, the necessary numand without any fault or neglect on the propositions and grievances, reported a Other water works would also be affect. part of the owner.

the House came to the following reso-

Resolved, That the committee on Public Lands be instructed to inquire into the expediency of establishing adof Md. Burwell, Trimble, Crawford, ditional land offices in the State of Illinois, for the sale of the Public Lands.

Resolved, That the same committee be instructed to inquire into the propriety of extending the time for completing the payments for lands heretofore purchased from the government within said State, and that the committee have leave to report by bill or otherwise.

Mr. Strong. of New York, rose, and intimated to the House, that, not desiring to embarrass the question which would probably arise on the Missouri bill now before the House, he should at present waive the motion which he yesterday announced his intention to make, for leave to introduce a bill to prohibit the further extension of slavery within the territories of the U. States.

Mr. Pinckney, of South Carolina, son, of Mass. Cook, Ballard Smith, and gave notice that on this day week h should ask leave to introduce a bill to be entitled 4 An act to mtablish a Circula ting Medium for the United States, and to sustain the credit and utility thereof' He had understood, he said, that, on the last day of the last sesson of Congress, a resolution had passes which had in some degree referred the subject to the Secretary of the Tresury. He had therefore determined to postpone for a week this motion, to give to the House an opportunity to receive the report of of the Secretary of the Teasury on the sub ect.

And the House adjourned.

DECEMBER 10 A great number of patitions were presented, and referred; of which several were of a general nature, and among them, the petition of the Chamber of Commerce of the city of Phindelphia, in favor of the establishment of a unitorin system of bankrupter, and several pevitions for a revision o the tariff of the doties on imports.

Mr Storrs, of New York, rose, and after disclaiming any intention or wish to igitate anew any question ri i on a of the subject, offered the following res lution (

Resolved, That a committee be at cointed to enquire and report to this House, whether any of the public mon is appropriated by Congress for the pay and subsistence of the regular ar my of the United States, since the 41 ray of March, 1815, have been applied to the support of any army or detachment of troops, raised without the consent of this House, or the Congress, and that the said committee also have leave to report by bill.

The resolution was agreed to, with out opposition.

On motion of Mr. Pindell, it was Resolved, That the committee on the Judiciary be instructed to enquire into the expediency of providing by law for the prosecution of suits in the nature of petitions of right, and informations of intrusien, in cases in which the Govern ment of the U. States is concerned.

#### Kentucky Legislature. [REPORTED FOR THE KANTUCKY GAZETTE.]

HOUSE OF REPRESENTATIVES,

THURSDAY, DECEMBER 16. Mr. Underwood offered a resolution fixing the number of representatives for the whole state at one hundred. The resolution carried.

Mr. Sanders offered a joint resolution requesting our senators and representatives in congress to use their exertion to

procure a law laying double duties on a number of foreign articles; which was, s matter of course, laid on the table till omorrow. Mr Burr Harrison, from the select committee, reported a bill to repeal the

charters of the Independent Banks. which was read the first time, and ordered to a second reading. Mr. Underwood obtained leave bring in a bill to authorize the broken

banks to wind up their concerns, and

ing the trial of slaves. Mr. Booker obtained leave to bring in

a bill to provide a mode for the sale of slaves and personal property held in

Mr. Underwood obtained leave to bring in a bill to regulate drawbacks for head right lands lost, by better claims. Mr. Sanders obtained leave to bring in a bill vesting the trustees of the different towns in this commonwealth with power to fix the rates of taverns, and to regulate groceries and tippling houses.

Mr. J. Breathitt obtained leave to appointing commonwealth's attornies. The bill to amend the law concerning the jurisdiction of magistrates, and regulating their fees, was taken up, read a second time, and committed to a select

The bill for the henefit of debtors and creditors was taken up, read a second time, and committed to a select commit-

The bill to amend the law authorising certain justices of the perce to issue injunctions and writs of ne exeat & habeas corpus, was taken up, read a second time and committed.

A message was received from the senate, by Mr. Pope, announcing the passtock in the state bank.

And the house adjourned. PRIDAY, DEC. 17. Mr. Fieming, from the committee of

On motion of Mr. Codt, of Illinois, bill declaring Chaplain's fork of Salt Jed. Mr. C. enforced his position at some

river navigable up to kinsey's milk Also, a bill to establish a new county out of the counties of Cumberland and Barren-the first of which was read the first time, and ordered to a second reading—the second faid on the table for the

Mr. Underwood, from the committee of courts of justice, reported a bill concerning devises and conveyances of land -which was read the first time, and or dered to a second reading.

The engrossed bill to regulate' and provide for the pay of commonwealth's attornics for the year 1819, was taken up an read the third time. There was a blank in the bill as to the amount beyoud which the judges should not atlow the attornies of their judicial dis tricts. Mr. B. Harrison moved to fill the blank with \$400-Mr. Payne proposed \$300-Mr. T. P. Moore named \$500-and Mr. Booker mentioned the sum of \$100. The question on the highest sum was then taken by yeas and nays, and the proposition was rejected; aves 10-noes 70

The question was then taken on filling the blank with \$400-which was

Mr. Grandy then offered an additional rider, the purport of which was, that altering the mode of taking in lists of where any judicial district shall have been composed of fewer counties than four, there should only be allowed \$100 for each county. The amendment was:

rejected-ayes 7, nocs 70. pissage of the bill-which was carried

affirmatively. The bill to amend the act to alter the mode of taking in lists of taxable property was taken up and passed.

A message from the lieutenant and acting governor was received, by the s cretary of state, returning to this flouse the bill to suspend law process for sixty ays, together with his objections.

Mr. Howard moved that the bill and objections lie on the table for the present. During the progress of debate on this motion, the house adjourned. SATURDAY, DECEMBER 18.

On motion of Mr. Butier, the reguar business of the house was dispensed with, and the enrolled bill to suspend law process for sixty days, which had been turned by the executive with his obections, was taken up. The speaker en put the question, "shall the bill pass, the acting governor's objection to deted to a second reading. he contrary not withstanding?"

hour in opposition to the bill.

Mr. Emmerson moved the previous question, which prevalled-and the main nestion was then taken by ayes & noes; when the following was the result: For the passage of the bill, there were 57against it. 30. So the bill passed by a constitutional majority.

And then the house adjourned.

IN SENATE. SATURDAY, DECEMBER 18.

The enrolled bill to suspend law process for sixty days, which the house of epresentatives this day passed, the obctions of the acting governor to the ontrary, notwithstanding, was reported o the senate by Mr. Butler, and the con-

currence of this body asked.

Mr. Biedsoe observed that it was proally due to the executive of this state, e him whom he may, to pay some little attention to his objections. But he felt grateful that the framers of the constitution had put in the power of the representatives of the people to pass laws, necessary for the public good, although the executive might think proper to attach his veto to them. He rejoiced, single man. He alluded to the condition | to 33. of the country-and animadverted with great force upon the reasons returned, y the acting governor. Mr. B. on this subject, employed his peculiar powers of

wit and sarcasm. Mr. J. Johnson said that he voted before against the bill-but upon reflection he had changed his mind; and assigned

for a reason, that the measure would give them time to legislate coolly. The question was then taken-and the bill passed into a law-Yeas 19-

Nocs 15. And the senate adjourned.

MONDAY, DECEMBER 20. Mr. Underwood, from the committee of courts of justice, reported several local matters and a bill to provide for surveying the appropriated and vacant lands rest of the Tennessee river. This bill provides for the surveying all entries lorated since the 1st day of May, 1792, by 62.

virtue of Virginia land warrants; and from the by by on into townships and secions, all the unappropriated lands. The surveyor's office to be kept at Frankfort. The bill was read the first time-the second reading of the bill was dispensed with, and was committed to a cont-nittee of the whole on Wednesday next, and 150 copies ordered to be prioted.

The bill from the Senare, to suspend or a limited time, the power and aucond reading.

The bill from the Senate to declare Licking river navigable from the mouth of Flat creek to Well's mill, was taken rejected by an overwhelming majority p and read the first time. Mr. Chilton hoped the bill would not

be permitted to be read a second time. No benefit, except to one individual could be derived from its passage; and it would destroy the prosperity of the contemplated Iron Works of Owens, Peck & Co. the erection and success of which would be of great public utility.

length. Mr. Hughes followed in favor the second reaching of the bill, and delice the bill would have the tendency

stated. Mr. Daniel replied, and enlarged up on the grounds assumed by the first genticman.

Mr. Mayo occupied the floor in favor of the bill; and said it could not operate upon danis already built.

Mr. Fleming followed in opposition to the progress of the bill, and urged a variety of reasons why it should not pass. The bill was ordered to a second reading, which being dispensed with, was refered to a select committee. Mr. Yantis, from the select committee

on that subject, reported a bill to amend the militia laws-read the first time and ordered to a second reading. Mr. Booker, from the select commit ice, reported a bill to authorise the di vision and sale of slaves and persona

property held in common-ordered to second reading. Mr. J. Breathitt, from the select committee, reported a bill to regulate the mode of appointing commonwealth's

attornies-read the first time, and order ed to a second reading. Mr. Dougherty, from the salect comsection to the bill, by way of engrossed mittee, reported a bill to repeal the act taxable property, which was read the

first time, ordered to a second reading

Mr. R. Wickliffe, from the commit tee to whom had been refered so much of the acting governor's message as re The question then recurred on the lates to the education of youth, made a report in writing setting forth with force the advantages of education-advising the establishment of seminaries of learning-and dwelling on the present state and prosperous condition of the Transylvania University. After pointing out the means of raising a school fund, the report concluded with the fol owing bills: 1st. A bill further to endow the Transylvania University: 2d. A bill further to endow the seminaries of learning in this commonwealth: 3d. A bird for the benefit of Transylvania University: 4th. A bill more effectually to provide a school fund in this commonwealth, which were read the first time, and

ordered to second reading Mr. McClelland, from the select com mittee, reported a bill to bind the private property of the President, Directors and Stockholders of the Independent Banks. which was read the first time, and or-

Mr. Underwood obtained leave to Mr. Underwood spoke upwards of an bring in a bill concerning the decisions of the court of appeals.

TUESDAY, DECEMBER 21. Mr. Gerard presented the petition of suralry citizens of Franklin, Mercer an Washington counties, praying a new county out of parts thereof, which the house refused to receive, because the ac companying notices were insufficient.

Mr. Booker reported a bill to regu late and fix the salaries of the officers of the bank of Kentucky and its branches. The amount of salaries is left blank.

Mr. Underwood reported a bill concerning the decisions of the court of appeals.

Mr. Worthington moved for a reconsideration of the vote of yesterday, which laid on the table till April next, the joint resolution for a recess. The ques-The senate then took up the bill and tion was taken by year and navs. The result wa-for reconsideration 44, a ainst it 41.

Mr. Howard moved to fill the blank

with Wednesday, the 29th inst. Mr. R. Wickliffe moved to fill it with e first Monday in January next; which latter motion was declared out of order. Mr. Fleming offered a substitute, which was declared out of order.

Mr. Worthington moved to reconsider the vote of yesterday, striking out that we were not within the power of a the word "January." Negatived-54

Mr. Yantis moved to fill the blank with Thursday, the 30th December. Mr. Pavne moved to fill it with Monday, the 27-and Mr. Chilton moved to fill it with Friday, the 31st. The question was taken on the lengest day, and lost-yeas 41, noes 46.

Mr. Underwood then moved (before the question was taken on any other day to lay the resolution on the table unti the first day of February next, which was negatived-ayes 37, noes 51.

The propositisn for Thursday, the 30th, was then submitted-and rejected, ayes 31, noes 47. The proposition for Wednesday, the

Soth December, was submitted-and the blank was filled with that day. The question on the passage of the resolution was then put-and decided by yeas and pays in the affirmative, 46 to

Mr. Daniel obtained leave to bring in a bill to declare all sales void, made under any execution issued in favor of the United States Banks, and for other pur-

Mr. Long obtained leave to bring is a bill to compel physicians and surgeons to obtain license.

The bill returned from the senate with an amendment, to amend the law altering the mode of taking in lists of thority of the Governor and Treasurer, taxable property, was taken up, and the to subscribe for capital stock in the state amendment agreed to. Of course it Bank, was taken up and ordered to a se- only wants executive signature to be come a law.

The bill for the relief of the sheriff of this commonwealth was taken up. & Some other unimportant business wa transacted, and the house adjourned.

ALMANACKS, FOR THE YEAR 1820; For Sale of til. ALAZETTE OFFICE

Replevin Bonde,

FUR SAUD AT THIS UPSICE.

#### COTTON YARNS.

THE UNDERSIGNED MAVING PURCHASED 69 CHARLES WILKINS, ESQ. THE

Manufacturing Establishment (Late the Peoperty of Mr. Lewis Sander N the neighborhood of Lexington, and la In the neighborhood of Lexington, and lar, ing, at considerable expence, repaired to Machinery &c. announce to the public, the factory is now in compleat operation, at that they are ready to supply orders to COTTON YARNS of superior quality. all Numbers and Sizes.

all Numbers and sizes.

Merchants who purchase to sell again, be allowed a discount, that will make YARI as low as those purchased to the Eastward They therefore confidently expect the part age of Western Merchants.

JOHN POSTLETHWAIT JOHN BRAND, TRADING UNDER THE FIRM OF

Postlethwait, Brand & Ca Favette Cotton Factory, Sept. 20, 1819 N. B. YARNS are deposited at the Stone E. WARFIELD, and TILFORD, TROFTE & Co. Lexington, and for sale at reduces, where orders being left will be pe attended to.

The editors of the Public Adv Louisville; the Whig, Nashville; Re Huntsville, A. T. Enquirer, St. Louis Corydon, Ind. , Supporter, Chilicoth Mayaville; Register, Knozville, Ten ger, Russellville, wal please insert for 2 months, and forward the Postlethwait, Brand & Co.

"Don't give up the Ship



## ENTERTAINMENT

LUKE USHER. SIGN OF THE SRIP,

TAS the pleasure to inform his friends, the public in g neral, that he has a opened a HOUSE OF ENTERTAINME in the Brick ho se on Short-street, opporting former stand. Although his loss by late fire was considerable, yet he has used utmost exertions to prepare himself for comfortable accommodation of those who favor him with their custom. N. B. A few gentlemeu can be accommod ted with boarding, on reasonable terms.

Fire! Fire!! Fire!!! Annual Election.

pany, No. I, will meet at W. Connell's, as the 1st Saturday in January next, at 6 o'clock P. M. to elect their Officers for the ensuing twelve months; and decide on an important proposition. A full meeting is anticipated.

T. 10. M. PREATISS, Section Decr. 13, 1819.-51

THIS DAY R' CEIVED. 2500lbs. best Green Coffe N Barrels, which is offered low for Call or will be bariered for good perchastly will ke bariered at Louisville—Person wishing to make the exchange, would do we to call immediately at the Store Rooms of SHRTVE & COMBS.

Dec. 15, 1819.-51-3t DOMESTIC CLOTHS. THE subscriber has just received a quan

ty of DOMESTIC CLOTHS, of the Pr vidence Man factory, state of Rode Isla consisting of Superfine BROAD CLOTHS Fine and Charge ditto.

Which he proposes to sell very low for Cash, or on a short credit—Or he will Barter for country Produce. THOMAS JANUARY.

Dec. 17. 1819 \_\_\_\_ 511f

Lexington Library Company. Annual Election, &c. GENERAL meeting of the Sharel will be held at the Library Room aturday the 1st day of January next, for elect

ing five Directors, a Treasurer and Libraris for the ensuing twelve months; and for othe purposes, of general concern to the coppol Dec. 14, 1819-51-24

Polls to open at 2 o'clock, P. M.

NOTICE. THE public are notified, that the model of Machine may be seen at Mr West's m Hill street, Lexington, lately invented in neighborhood of Lexington, for raising from ponds or springs by pumps, to sply overshot Wheels of certain denominated and calculated to drive two pair of stones water to be raised by one horse power. water returns to its fountain again.

JOHN TANNEL Dec 17.

BIBLES.

NUMBER of BIBLES, printed on A Lexington Steryo-type Place are ready for delivery at the depositor, at the depositor, at Trotter's Warehouse. Price to Note to ciations 69 Cents, to others 75 Cents

By order of the managers of the Kenton

Auxiliary Bible Society. Printers disposed to encourage this is on, will picase give a few insertions o

Mrs. E. Jones, GRATEFUL for the encharagement has hitherto received from her free and the public in general, informs them she has recommenced her SCHOOL in occupied by Joseph Postlethwait; where a confidences, by her attention, to merit a confidence ance of their patronage.
November 25th, 1819-4-3

Woodford out \*AKEN UP by John Graves, of said of ty, living near Clear creek Meetingh SQRREL HORSE, supposed to be 9 cars old, about 141 hands high, a pair 6 hoes on before place face, and reaches a pair for the same pair of sorae saddle spots, no brands perceival appraised to 25 dollars before me this 700 of June, 1819.

N. B. A little lame behind I. DAVIDSON, L. A coyy. Tene.

Kentucky Gazette.

TREES DOLLARS PER ANNUM-IN ADVANCE. LEXINGTON: FRIDAY, DECEMBER 24.

THE PRESIDENT'S MESSAGE. Ever since the non-ratification of the Treaty with Spain has been known to the the present session of congress, was looked to with an unusual degree of inter-This document has at length reached us, and, unless we greatly mistake, is not calculated to afford general satisthat we expected to see recommended day following. the warmest measures of resentment towards Spain, nor did we anticipate the greatest display of national feeling in the remmunication of our executive chief.

and the narration happily made. The sertion and maintenance of our national rights. But alas! " what a falling off!" No war is calculated upon. Instead ed much thought upon the subject. thereof, he modestly asks congress to vest him with full power to carry the as though it had been ratified and also state. to allow him authority courteously to receive and treat with any future minister which the "adored Ferdinand" may graciously please to send to the United Judge MILLS' decision. States.

There is no doubt but that the treaty Is void to all intents and purposes: and at has been a source of some surprise that in contending for the contrary doctrine, no writer has ventured to refer to authority to support his principles.

On the final question in the Senate, on the bill to suspend the execution of law for sixty days, Mr. Crutcher, Senator from Hardin, observed that he wished to remind those who were favorable ed. to the passage of the bill, although he was opposed to it, that it did not provide for sales which should take place before the liw should be made known, as it to take effect from its passage.-Would not those sales be void, and how

who property to be got back? Mr. Bledsoe said he thought he had before explained that these sales could not be avoided. He felt the importance of Legislative power to do every thing which this afficted and agonising people required. How deeply he deplored it induce such of the stockholders as are he could not adequately express. The not skilled in the mystery of ban'. law can only be operative, where it business; thereby depreciating the vashall be known. The unfortunate debt- line of the stock, that it might be puror before he can avail himself of the little portion of relief afforded by it, which is intended to give time for the tual nature, must give bond and security for restoring the property siezed, to the officer. Unless he has knowledge of the law he cannot do this. If he does not do it, the sales will be valid. Much did he regret that they could not comtressed fellow-citizens, in every quarter of the state at the same instant. But they need not fear. It would fly with rapidity, like an agent of mercy with a reprieve in his wings, and frighten the destroyer, wherever it went, from the work of desolation. Those to whom it loaned out to persons in the neighbor-

FIRE.

On Thursday the 16th inst about 4 o'clock in the morning, the Stable of WM. Bowman, was consumed to ashes We regret to add, that five horses and three cows perished in the flames.

On Tuesday last, about 3 o'clock in surburbs of town was consumed-and on the same evening, about 10 o'clock, P. M. the Stable of Mr. Fears, was also sessumed. These fires, we have no doubt proceeded from the hands of some incendiary.

> EXTRACT OF A LATTER, DATED Frankfort, Dec. 21.

The joint resolution offered yesterday by Mr. Howard, proposing a recess, was laid on the table until April next .-This morning, the subject was taken up again. It was approached by a successfal motion to reconsider the vote -Much anxiety displayed in the discussion of the topic, at its different staling a capital dangerously large, shall air, or of comfortable accommodation. ges. Those who desired a recess, urg | descend to manage its operations uped several ideas in tavor of the project. on the principles of a most artful and Consultation wit sheir constituents about unconscientious usurer, wo! wo! te the inhabitants of the land. Money

This was a pretty good balt r although I don't know whether all these advecates for recess would obey the disct ine of instruction. Others on the same side had not come prepared to remain the whole session-and wished to return for a few days.

Those opposed to a recess, were governed (at least apparently) by motives of public, the message of the president to imperious duty. The people had con-public, the message of the president to imperious duty. The people had con-fided their dearest rights to them, waile they were in deep pecuniary distress and calamity; and they were opposed to neglecting the interest of their constituents, or squandering the public money in Christmas frolics. However, the house determined on a recess from faction. For ourselves, we cannot say Thursday evening next, until Wednes-

Mr. Daniel (of Montgomory) this day obtained leave to bring in a bill to declare all sales void, made under any execution issued in favor of the Bank of the United States, or its branches, in this But it was far from our belief, that such commonwealth, and for other purposes. a paper would be submitted to congress, In explaining, he avowed that one provision of the bill would be to confine in as that which we cony into our columns the jail and penetentiary any person who might venture to become e purchaser at The history of the negotiations between such a sale. In this way alone it was, the two governments is well digested, he argued, the monstrous corruptions of this institution could be wrested from the patronage of the federal judiciary, who The president leads the reader to expect seemed determined to uphold it all hafrom him the recommendation of some | zards. The correct democratic course dignified and strong measure for the as- of this gentleman, is known to all the circles in which he has moved. This step he had not precipitately taken; because, he declared, that he had bestow-

I most heartily desire his patriotic views may be consummated, by the passage of a law calculated, in some way or conditions of the treaty into execution, other, to put down the branches in this

The court of appeals, in the case of the Bank of the United States vs. Joshua Norvell," have refused to the plaintiffs. a supersedeas-and thus have sustained

Frankfort, Dec. 22. On Monday last, Messrs. Grundy & Brown, the Tennessee Commissioners arrived here. They are certainly entitled to polite treatment, however bad the cause of their embassy. It is confidently believed that the legislature of Kentucky will maintain their rights as to the divisional line between the two states. If Mr. GRUNDY should remember the course he once pursued in our legislative councils. while he resided in Kentucky, no difficulty will be present-

The Report made by the Farmer's & Mechanics' Bank of Eexington, to the egislature, plainly shews that justitution o be a loser in business. This no man in his senses will believe. The reort must be deceptions and uncandid The managers of that bank have too much sagacity to be capable of deceivng the public, through mistake; the uncancit and unsatisfactory report must herefore have been made by design .-The motive which produced this deception, was probably two fold. First, to believe that the bank was doing a losing speculators, who are perfectly apprized against that bank is totally untrue. That his bank is in the most flourishing condition of any in the union, can scarcely for a moment be doubted; for she ha met with no losses, and under the law of this state giving ten per cent damages pon protested bills of exchange, she has been reaping a rich harvest of profils. It will be observed that the report does not specify the amount held by the bank, of promissory notes, and the amount in bills of exchange. This of it-self is a strong proof, that the author of the mysteries of banking. If he had told the public plainly what portion of the funds of the institution had been first went, must of necessity be first re- bood, in the ordinary way, even the bank itself, soul- e s as it is, would have been compelled to blush for its illiberality towards those who had contributed their best exertions to put it in operationand it would have been seen by the world, that the ten per cent. damages on proested bills of exchange, had probably induced the bank to employ its funds in that legal mode of exorbitant shaving. Is it not the duty of the legislature who are the guardians of the liberty the afternoon, an old waste house in the of the people, to lay its mighty hand upon this young mammoth of avarice, and smother it to death before it devours the substance of the land and is fattened ino sufficient materity and vigor to reduce the inhabitants to slavery? This bank is denominated the Farmers' and Mechanics' Bank-but what farmer, or what nicchanic, has ever derived any aid or accommodation f om it? If the institution must still exist, and continue to and which may cause diseases that may prey upon the public, let its name be changed for one which will give some malication of its true character. Usury when practised by an individual, under all the edium of public opinion on the subject, is generally the source of much misery to those who are affected by it. But when a mighty corporation, wield-

was relied on with great confidence. - I not to be aided by law in the commit ion of crimes. If men will enjoy the

enefits of usurious interest upon their oney, let them bour the odium which iways attaches to the character of the surer. Let the legislature take away the charter of all the independent banks; restore to the people their rights of which they have been deprived, and place the usurers in that rank which they ought to occupy. They, of all men, are least entitled to exclusive privileges. GRACCHUS.

COMMUNICATED. The following story has been told in relation to the Farmers' and Mechanics' Bank of this place, but from the uniform, liberal course which that institution has always pursued, and the high character for generosity, which it so justly sustains in the estimation of the community, we cannot believe the statement to be true. It has been said that a respectable farmer in the neighborhood, off, red his negotiable note for five hundred dollars, well endorsed, to this bank for discount, and the note was thrown out. Some short time afterwards, he was met by one of the officers of the bank, who expressed to him some regret that they had not been able to discount his note, but stated at the same time, that if he would take fifty dollars upon two of the independent banks, (which had then stopped payment, naming them) it would be in their power to accommodate him. The gentleman wanting the money, acceded to the proposition, and received for his note of \$500 payable sixty days after date, four hundred and the above mentioned fifty, in uncurrent paper, upon insolvent banks.

Now we take it upon ourselves to pronounce this story, a most envious, maliliberal and public spirited institutionno man having any knowledge of the directory of this bank, will believe for a moment, that they could possibly be tempted, by any inducement whatever, to countanence a transaction, bearing so near a resemblance, to what is vulgarly called shaving. FABIUS.

FOR THE KENTUCKY GAZETTE.

TO JESSE BLEDSOE, SENATOR FROM BOURBON COUNTY. LETTER VIL

Frankfort, December, 1819. Sin-I have visited this city, and have been a silent, but attentive observer of the opinions expressed by many public characters on various subjects. I was much pleased to hear all agree that it was the duty of the legislature to go as far as it was in their power to do, to relieve the public against the pressure of hard times, although I could not scertain, that any project was actually decided on, to effect that object. Legislafors most assuredly cannot be engaged in a more noble and praise-worthy pursuit, than to relieve the unfortunate from distress, misery, and ruin; and if the present legislature can succeed in this, it must meet with the approving smiles

I was particularly pleased to hear a member, to whom I am unknown, say, that he was in favor, and would vote for a law to abolish IMPRISONMENT FOR DEBT, and to hear that you were in favor of extending the prison bounds to the limits of each county, and would chased up at a discount by the knowing not attempt more, fearing that by askling too much, you would obtain nothof the real state of the institution. And ing. I applaud the motives of the memsecond—to induce the legislature to be- ber first alluded to, and the prudence of legislature to deliberate what further lieve, that the charge of being guilty of yourself: but, I am so decided a friend can and ought to be done of a more effec- shaving, which has frequently been made of the liberty of man, as to declare, that all laws that permit one man to imprison another at his pleasure, meet with my decided abhorrence and detestation -Those laws are relies of arististocracy and feudal tyranny; and remain on our code at this enlightended day, because the attention of the public, has not been frawn much towards them. Look at heir commencement in Rome; where the rich established them to offirese the poor, and even were authorised to sell heir debtors as slaves, to secure debts. You are a classical scholar, and know the report is profoundly skilled in all that by the increase of knowledge in socicty, this most abominable outrage upon the rights of man, was abolished; and that it has assumed a new shape, equally deserving the reprobation of every man who enjoys civil liberty, or deights to see it enjoyed by his fellowbeings that of imprisonment for debt. And you further know, that the oppressions of the rich upon the common people of Rome, by selling them for slaves. had once nearly destroyed that famous

Republic. Let me ask you, sir if I am any thing better than a slave to my creditor, if he is authorised, at his pleasure, to incarerrate or tonfine me in the miserable prisons of this state? Am I not in a worse situation than a slave or a convict in the penitentiary? The slave is fed and clothed by a master interested to clothe and feed him weil, that he may preserve health, and perform daily labor. I am, when subjected to an execution against my person, doomed to a jail; in winter, cold-in summer, hot; always uncomfortable, and in any season, unhealthful; be fatal to human life. Indeed, for even fietty sums, a constable or a sheriff has the power, when I am even on a sick bed, to place me in one of those miserable habitations, and doom me to the society of felons, and of run-away negroes; and loss, even of life itself, may he the consequence, for want of good

ruch cases, as to the relations of ric nen perhaps seldom occur: but ca ou doubt, that many of the poor suff oin these causes, whose cases are nethe the deliberations of the assembly lin itself is strong enough; and dught ver presented to the view of the publications

is the honest debter or the penitentiary Buenos Ayres and Lima. thief, in the better situation?

That men are morally and legally bound to pay their debts, I shall ever contend: that laws and courts of justice, who arrived this morning from St. Bias, should coerce the payment of debts, I, shall ever contend: but on principles of Lambert, of New York, was lately lost morality and justice, I deny the right—on Cape Gracias a Dois. The crew and though i may admit of the hower of the legislature to authorise imprisonment for debt. Imprisonment operates as a hunishm nt, which should never be awarded to any who are not criminals .confrict him by that most invaluable of all trials-the trial by jury; but I hold it as an abomination amongst abomina- The prize crew, it was afterwards untions, to permit one man to imprison ure. Any principle on which men at- certained. The ship and cargo were tempt to boitom it must be a solccism in democracy, and should drive the victims of it to Mount Aventine.

But sir, the law, as it now exists. prison bounds, of ten acres-upon the pretext, as you will perceive in the premble, to give him the privilege of air and exercise forthe sake of health, &c The framer of it was no doubt actuated by honorable feelings; but knew full well that the public mind was not so well prepared to go with him on the day the law passed, as it is now preparforty-five dollars in good money, and ed to go with you. He was, as you are, no doubt governed by motives of prudence; but the people, more enlightened, poss ssing better, and more correct opinions of the RIGHTS OF MAN, cious, diabolical slander, upon that most | must be prepared to GO THE WHOLE, and to release themselves from every badge and fetter of aristocracy. Principle, not more than the times require this course; and if you pass either replevy laws-or property laws-forget not to pass a law to protect and secure what is infinitely of more importancethe personal liberty of the citizens!! And remember that for that right principally, our fathers fought in the war of the revolution.

But, as to the ten acre square or prison bounds! That operates as a punishment, jest as much as confinement in jail; and is no punishment for actual rime, but fe operates as hunishme t to misfortune. Our miserable and abominable security and endorsement laws, may to-morrow make you or me its victims, or any other man, who re poses too much confidence in the fait! and promises of false friends-We endorse their paper expecting they will pay it, one in a short time are in the all pen. The farmer who so endorses. cannot attend to his farm, because deceived by false promises, judgments a law are obtained against him; nor the mechanic to his shop-for he is put into the prison bounds for the debts of others. When put into the prison bounds the farmer cannot attend to the plough nor the Mechanic to his shop, and nei her can support their families. This is a diminution from the general sum of public labor and profit, and demands enquiry and correction. And let it be remembered by all legislators, that all securitys lips and endorsements come of. men, like the silent power of death, sir, have felt, as I am informed and believe, this truth. Guard your countrynen, therefore, from the cvils which nay arise from their want of knowing it. S. L.

Col. James Jourson, has been elected from Scott county, without opposition, to all the place of Col. R. M. Jonsson, who has been elected to the Senate of the U. States.

Communicated for the Argua. It is the wish of many, that HENRY CLAY shall be elected, as the next Governor of Kentucky. His triends have no oubt, that should he be honored with he suffrages of his fellow-citizens, he will, with pleasure, embrace the epporunity of serving his country in that high and responsible office. His well known worth entitles him to consideration; and is services at this time, would be an inaluable acquisition to the great cause of the people

We are authorized to appounce WM. .ogan, a candidate for the office of Govrnor of the commonwealth of Kentucky, t the ensuing general election .- Argus

We are authorized to announce John EMMERSON, one of the present represenatives from Green county, a candidate or Governar at the next general election.

The Macedonian and Lord Cochrane We take ples re in informing the pubic, that Mr. John S. Ellery, owner of he Macedonian, received a letter yeserday morning from the hon. John Q. Idams, Secretary of State, informing hat he had submitted Mr. Ellery's leter and the documents accompanying it o the president, and that the president and directed him to inform, Mr. Ellery, hat a public weasel of war would be dis ratched immediately, to demand justice precally to the laws of nations.

Thus will foreign nations be taught, thether they belong to the old world or ie nen; whether they style themselves oyalists or patriots; that justice to our itizene and respect to our flag, are that the United States will enterce and ommand-Boston Pat.

FROM CHINA. By an strival in the United States from China, it is ent?, that a Russian frigat

As to the peniceptlary convict, found it ad arrived at Canton, and reported that guilty of crimes against the laws of his the territory on the coast of California country-he is comfortably lodged, fed which is about 100 miles in length; has and dothed. The debtor can be fed an Been ceded by Spain to Russia, in paylodged in a most uncomfortable prison, ment for the assistance afforded by the without p' ssessing, the means of earning | Emperor Alexander to his Catholic mamoney even to clothe himself. Whether jesty, in fitting out the expedition for

Capt. Dunham, of the schooner Prize, informs us that the sloop Manhattan, cargo were saved.

Capt. Dunham also informs, that com. Aury was at Old Providence. One of his privateers lately captured the ship Sam, of Bakimore, last fiom Carthage. na. The privateer took out 6,000 dollars in specie, put a prize crew on board, and ordered her to Old Providence .derstood, ran away with the ship, but whither they had gone, had not been asestimated at 170,000 dollars.

The Britisa brig of war Beaver was surveying the coast in the vicinity of St. Blas, and the sloop of war Sheer Wagives the debtor the privileges of the ter was occupied in the same manner at St. Johns.

> POSTSCRIPT. EXTRACT TO THE EDITORS, DATED

Frankfort, December 24. The Senate having disagreed to the joint resolution which originated in the other house for a recess, the legislature will only take the constitutional respite

of three days. The business transacted vesterday is of an unimportant character. The senate run through a bill to appoint commissioners on the part of this state to meet those from Tennessee, to adjust the difference existing between the two states, relative to the boundary line. am of opinion that the house of representatives will not be so hasty. They have committed the bill to the commit tee of courts of justice, for inspection, revision and amendment.

The first number of the "LEXINGTON PUBLIC ADVERTISER," by D. BRADFORD, will certainly be issued on Wednesday the 4th January next. Advertisements or other communications will be thankfully received prior to that day.

Lexington Property Guards, A T a meeting of the members of the Lex-lington Property Guards, held on the 13th inst. the following gentlemen were duly elected officers for the ensuing year, namely-Elisha Wurfield, Captain,

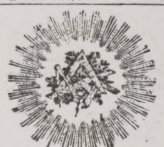
Leonard Wheeler, Lieutenant, William Pritchartt, James Pierson, M. J. Nouvel, Franklin Trotter. Directors. Laurence Leavy, Terrence Cooney, James Trotter, Jr. & Norman Porter, William Huston, Jr. Treasurer, M. J. Nouvel, Secretary.

And, at a meeting of the directors, held on 21st inst. the following members were ap-

John F. Wells, Wm. Cavins, Henry Fletcher, William Garrett, Thomas Curry, William Richards, Andrew Anderson, Alban Stephens; James H. Humphreys, James Anderson, pshaw Berryman, Sylvester S. Southworth when they loust suspect them; and you, Grimes, James M. Pike, William Price, E. M. Patterson, John Fisher, and B. R. M'Ilvain. GUARDS.

James H. Ernest, Harrison Daniel, Robert Tilford, James Campbell, Henry H. Hunt, William Hoston, Jr Saml, Scott, W. C. Graves, and Mathurin Giron.
M. J. NOUVEL, Sec'y.

Lexington, Dec. 24, 1819.



Lexington Lodge No. 1. THE Members of Lexington Lodge No. I, are requested to be punctual in their at-tendance at 9 o'clock A. M. on Monday the

27th December, it being the An.iversary of St. John the Evangelist.

By order of the W. M. Decr. 23d, 1819.

BENJ. KEISER, Sec'y.

Ball at Chilesburgh. N Saturday the 25th inst. a BALL will be given at Chilesburgh, at 5 o'clock, P. M. where every attention will be paid to those

who may give their attendance.

R. CHILES. Dec. 24th. 1819. Practising Ball R. SHAFFER'S Prac ising Ball, will take

place on To-morrow Evening, (Saturday) Dec. 25th, at Mr. Graon's Ball Room,

where the Ladies are respectfully invited to attend. December 34. Notice. OLDS, has left my bed and board with

OLDS, has left my bed and board withut any just cause or provocation, this is to orwarn all persons whatsoever, from harboring, trading or crediting her on my account. s I am determined not to pay any debts that she may create or contract after this date. SAMUFL REYNOLDS. December 22d, 1819 - 52°3t

Fayette county, Sct.

TAKEN up by Edward Turner, on South Elkhorn, an old BLACK HORSE, fifteer hands high, with a star in his forchead, and some saddle spots on his back-no brands perceivable ; appraised to \$16 before October 23d. 1819 34.3

Hemp Wanted. FENIT lighest CASH price will be given for HP.MP, at the Pantory of JOHN BRAND, Lexington, December 24th, 1819.

THE ME BIRRO OUT FOR THE NEXT 12 MONTHS Several Negroes -Men. Women,

Roys and Girls. Wanted to purchase a few Phousand pounds, PORK.

JUHN BRAND. Dec. 24----52-tf

5000 pounds Hogs' Bristles. THE highest price in Cash, will be priven for 5000 lbs of clean combed flots' BRISTLES, at the Brush Manufactory of the subscriber, on Main-street, two doors below the Post-Office. JOHN LOCKWOOD.

Lexington, Dec 24, 1819 .- 52-31 At a called Morting of the Board of Transcent of the town of Lexington, on Saturday the 18th day of December, 1819.

RESOLVED, That both the day and night the prosecute all any every person and cause

to prosecute all any every person, and cause them to be deaft with according to law, who shall fire a gun or other fire lock, within the limits of the town and that the said warehmen particularly attend to the above direction durng the Christmas holidays.

DAVID SHANNON, Clerk pro tem.

At a called meeting of the Board of Trustees of the town of Lexington, on Saturday the 18th day of December, 1819, ESOLVED, That the day watch request the Sextons of the different Churches in this place, having a bell, to ring the same on every occasion of fire in the town. And that the day watch make a similar request to cacle. Tavern keeper and also to the keeper of the Court-house A copy. Test, \*
DAVID SHANNON, clerk pro tem.

December 22. M. J NOTVEL,

FFERS for Sale, very CHEAP for CASH, I at his Store on Main-street, opposite the Old Market place a general assortment of Fall & Winter Goods,

CONSISTING OF London Superfine and Common CLOTHS, CASSIMERES, Do. do. Do. do. CASSIMERES,
Pomestic Cassinett,
Velvet Cord and Velveteen,
Kersy, Moleskin, and Fearnaught Coatings,

Policisse Cloths, Rose, Point, and Stripe Blankets, Re !. White and Yellow Flannels, Bembazettes, assorted colours, Men's and Women's worsted, Cotton, and

Silk Hosiery, English black and white ribbed Half Hose, Worsted Shirts and Drawers, Toilenette and Swansdown Vestings, Irish Linens and Diapers, Red Ticking and Sheeting,

colours, Three cornered do do Fancy Silk Shawls and Handkerchiefs,

Damask and printed Shawls, Plain, Damask Canton Crapes. Elegant Thread Laces and Adgings, Merino and Plush Trimming, Plain and changeable Silks, Italian Crapes, Book, Mull and Leno Muslins, Cambric and Figured do Knotted and Mersailles Counterpaner Beaver, Silk and Kid Gloves. Prunella Morocco Shoes,

Callicoes and Ginghams, Steam Loom and Cotton Shirting, Domestic Plaid and Stripes. ALSO-2000 pounds green Coffee,

25 Boxes fresh MUSCATEL RAISINS, 50 Canisters 2lbs. each, of GUN-POW-DER IMPERAL TEA, put up for family use and warranted to be equal, if not superior to any ever imported into this place.

WINES and LIQUORS, By the Barrel, Quart or Gallon. Lexington, Nov. 1819—47-6t

Asa Blanchard, PEPAIRS WATCHES and CLOCKS of eval Lery description in the best manner. He keeps constant on hand, a large assortment of

Silver Ware, Watches & Jewelry, Steel

Chains & Krys, Patent Time Pieces, Also, Masonic Breastpins,

Made inthe strongest and neatest manner. All of which will be sold as low as any in the state, of the same quality. Opposite the Ky. Branch Bank of Lexington.

September 9.—37tf

> 10,000 lbs. IRON, 1500 lbs. WOOL, in fleece, A small invoice of GOODS, PRINTING PAPER and FULLER'S

BOARDS, &c
To be sold at 1, 2, and 3 years credit; payment made secure

NEGROES Men, Women, Boys and Girls, to be hired the ensuing year.

WILL. S. DALLAM. Nov. 25.-491f2\*

JUST RECEIVED. 70.000 best Havana Cigars IN HALF AND QUARTER BOXES. ALSO,

12 Doz. HAIR NETTS, and 120 Pieces Fancy RIBBONS, to which the attention of the Milliners is particularly in-

M. J. NOUVEL. Lex. Dec. 10, 1819—50-4t

Public Sale:

Will be Sold to the Highest Bidder, On Tuesday, the 4th of January, 1820.

On Tuesday, the 4th of January, 1820,

A T the farm of Capt. George Taylor, deed,
in Fayette county, about a miles from
texington, near the Georgetown road, all the
Stock of Cattle and Hogs, Farming Utensils,
Household and Kitchen Furniture and Corn,
Also, a Negro Woman to him, and the said
Plantation to Rent for one year. Twelve
nonths credit will be given for all sums over
the dollars, by the purchaser giving bond ve dollars, by the purchaser giving bond vith approved security MARY TAYLOR Administratriz.

December 2d, 1819—49rds

FOUND, N this place on the 1th inst. a PUBSE containing some money, which the owner may receive by appling at I. W. PALMER'S BOOKS TORE.

ONTINUES to carry on the FOUNDER ING BUSINESS, in the town of Lexing m, second door below the Theatre, Water Brass and Iron Work for

Machinery &c. the kept on hand BELLS for Taverra, Houses and Morses; refined Wagne. Carrier BOYES and Horses; refined Wagne, Carriage and Gigg BOXES; Hatter's, Tailor's and FLAT antons; Scale Weights and Woffle Irons; Gun Mountings and Clock Castings; Rivets and Still Cocks, with many other articles too

Lexington, June 18, 1819-25tf To the citizens of Lexington.

TAKE NOTICE,

NELECTION will be held at the Court
House in Lexington, on Saturday the first
day of January next, for cleven Trastees to
acree during the year 1820. Polis to be openat 10 o'clock, A. M.

By order of the Board,
Attest,
H. B SMITH, clerk.

Nov. 10-50

Dancing Academy.

JOHN DARRAC, Professor of Universe,)
ESPECTFULLY informs the ladies and
Gentlemen of Lexington and its vicinity at he will commence a new quarter on THIS

Persons desirous of being instructed, are requested to make immediate application to I. Darrac, at his Ball Room, or at Mr. Wick-

Cotillion Parties,

Will take place every NATURDAT EVE-WING, where the ladies are respectfully in-sted. Gentlemen are requested to procure tickets of admittance from Mr. Deverin, or J. Durac, as none will be admitted without. Nov. 25, 1819—48-6t

New Commission Warehouse.

THE SUBSCRIBERS HAVE ESTABLISHED A Commission Warehouse, AT LOUISVILLE, KENTUCKY, UNDER THE FIRM OF

UNDER THE FIRM OF

WM. D. DUNCAN & CO.

FIR business will be conducted by WM.

D. DUNCAN, a young man, who has been
to our emplyment for a length of time, and in
whose steadiness, abilities and attention to
business, we have the most perfect reliance,
and solicit our friends and the public indulrence with a share of their patronage; and at
the same time inform our friends, that WM.

DUNCAN is authorised to receive any
lebts due us at Pittsburgh, whose receipt will
be good for the same. ood for the same.
CROMWELL, DOBBIN & PEEBLES.

Pittsburgh, May 1st, 1819-21-14t

Preparatory School, FOR YOUTH OF BOTH SEXES. While be opened on Monday the 13th inst in the house next Mr. Stephen Chipler's on Limestone-street.

The subscriber feels diffident in undertak-

ing the higher branches of tuition, but thinks he may confidently promise to those parents who may trust their children to his care, faithfully to teach them the rudiments of an useful

An EVENING SCHOOL will commence at o'clock. ABRAHAM CARTER. Reference to Dr. C. W. Cloud. Dex. Dec. 6, 1819.

Elegant Carpeting.

Just recei ed and for sale at the Store of T. E. BOSWELL & CO. Brussels & Scotch Carpetings A nich they offer at a very reduced price.

Jan. 1, 1819-te

For Sale, THE FARM on which I live, three miles from Lexington, on the Henry's Mill

81 and 83 Acres of land, In good repair and fences, well watered, and encellent Garden; out houses, dairy and apring house, and a highly finished Dwelling House, with a pump of good water close to it. I wish to sell, said Farm with the crops of Wheat, Cata, 20m and Hay, and all my Btock of Horses, Cattle, Sheep, Hogs and Poultry: Household and Kitchen Furniture, all the farming and garden Untensils. Apply boths subscriber on the premises.

A. GIRAUD.

December 3.--49°3t

250 Dollars Reward.

At a meeting of the Board of Trustres of the town of Lexington, on the 25th day of November, 1819,

WHEREAS, It is represented to the board of Trustees, of the town of Lexington, that several houses in the town of Lexington, are best by hear humod by design: Therefore, Resided, that a reward of TWO HUA-DRED AND FIFTY DOLLARS, shall be wen cut of the Town Treasury, to the per-on who may discover and bring to conviction, a incendary who may have in any instance, set are to any building in said town A soy: Atteste,

A soy: Atteste,

H. R. SMITH, clerk.

Keel Boats.

THE subscriber having established a BOAT
WAND, on the Kentucky river, at the
acuth of Quicksand, intends keeping on hand
FEL BOATS of every description. Applition to col. Richard Taylor, at Frankfort,
The B. Lamphear, at Lexisgton, will be
handed to by me.

18AAC D. SCOPPLID

ISAAC D. SCOPPELD, 17, 1819.—51-Jen

By the President of the U. States. | Lust and Boot Tree Manufactory.

WHEREAS, by an act of Congress, passed on the 3d of March, 1815, entitled "An act to provide for the ascentaining and univey, ing of the boundary lines fixed by the treaty with the Creek Indians, and for other purposes," the President of the United States is we thorized to cause the lands acquired by the paid treaty to be offered for sale, when surpassed

Therefore, I, James Monroe, President of the United States, do hereby declare and make known, that public sales for the disposal (agreeably to may) of certain lands in the territory of Alabama, shall be held at Huntsville, in said territory, as follows:

On the first Monday in July next, for the sale of townships 9, 10, 11, 12, 13 and 14, in ranges 1 and 2, west—9, 10, 11, 12, 13 and 14, in range 1, east—9, 11, 12 and 14, in range 2, east—12 and 13, in range 4 east.

13, in range 4 east.
On the first Monday in September, for the sale of townships 9 and 10, in range 3, west—
9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20 and 21, in ranges 4 and 5, west.
On the first Monday in November, for the

ale of townships 9, 10 and 11, in ranges 6 and 7, west—9 and 10, in range 8, west—9, 10 and 11, in range 9, west—9, 10, 11 and 12, in range 10, west—9, 10, 11, 12 and 13, in range 11.

On the first Monday in January 1820, for the sale of townships 9, 10, 11, 12, 13 and 14, in ranges 13 and 14, west—10, 11, 12, 13 and 14, in range 15, west—11, 12, 13 and 14, in range

In range 15, west—11, 12, 13 and 14, in range 16, west—12 and 13, in range 17, west.

And sales shall be held at Cahaba, in the mid territory, on the first Monday in August next, for the sale of townships 9, 10, 11, 12, 13, 14 and 15, in range 5—9, 10, 11, 12, 13, 15 and 16, in range 6—11, in range 7—10 and 11, in range 9—8, 9, 10 and 11, in ranges 10 and 11—9, 10 and 11, in range 12. Excepting such knds as have been, or shall be, reserved according to law, for the use of schools and for other purposes. Each sale shall continue open for two weeks and no longer, and shall commence with the lowest number of section, township and range, and proceed in regular township and range, and proceed in regular

merical order.

Given under my hand, at the City of Washington, this 20th day of March, 1819.

JAMES MONROE.

By the President, JOSIAH MEIGS,

JOSIAH MEIGS,
Commissioner of the General Land Office.
The Printers of Newspapers who are authorised to publish the laws of the United States, will insert the above once a week till the lat of January next.

By the President of the United States. WHEREAS, by an act of Congress, passed on the 3d day of March, 1815, entitled An act to provide for the ascertaining and surveying of the boundary lines fixed by the treaty with the Creek Indians and for other purposes," the President of the United States is authorized to cause the lands acquired by said treaty to be offered for sale, when sur-

Therefore, I, Jauss Monson, President of the United States, do hereby declare and make known, that public sales for the disposal (agreeably to law) of certain Lands in the Alabama territory, shall be held at Cahaba, in the said territory, on the second Monday in January next, and shall continue open three weeks, during which time shall be offered for

Townships 5, 6, 7, 8, 19, 20, 21, 22, and 23, in range 5 6, 7, 19, 20, & 12, in do. 6 17 and 19 in do. 7 17 and 18 in do. 8

in do. 13 in do. 15 21 and 22 in do. 18 part of townp. 17 except such lands as have been, or shall be, re

17, 18, 19, and 20, in do.

served by law for the support of Schools, or for other purposes: there shall be offered for sale in regular numerical order, commencing with the lowest number of section, township, and range. Given under my hand at the City of Wash

ington, this 28th day of September, 1819.

JAMES MONROE. By the President,

JOSIAH MEIGS,

Com er of the Gen. Land Office Printers who are authorized to publish the Laws of the United States, will publish the a-bove once a week till the 7th of January next, and send their bills to the General Land office for payment.

AUCTION NOTICE.

Charles Edwards,

NFORMS his friends and the public, that he will attend to Sales at Auction, (on his own account,) of Iteal and Personal Estates, Merchandize, Bank Stock, &c. and solicits a share of public patronage, which by his attention to the interests of his employers he will endeavor to-merit. Apply to him at the Store of Messrs. Shreve & Combs, where all orders will meet prompt attention.
CHARLES EDWARDS, Auc.

September 1-36-3m The Lexington Public

Advertiser. DANIEL BRADFORD,

PROPOSES publishing a paper in Lexing ton, under the above title, to commence on the first Wednesday in January, 1820.

Having devoted nine years of his life to the duties of an editor, the proposed publisher deems it unnecessary to do more than refer his fellow citteens to the manner in which he discharged those duties.

CONDITIONS. The LEXINOTON · PUBLIC ADVERTISER, to ontain 4 large quarto pages, will be published The price to subscribers will be Two non

THEE DOLLARS, payable quarter yearly.

Price of Advertising as usual.

Persons holding subscription papers will please return them by the 20th December.

Lexington, Drc. 3—49tf

rans per annum, to be paid in advance, or

WOOL.

WANTED, a quantity of clean washed as-sorted WOOL. Apply at the Payette Cotton Factory.

Also, a quantity of HOGS' LARD.
POSTLETHWAIT, BRAND & Co.
Sept. 30, 1819—40tf

JUST RECEIVED. 7000 lbs of best Cheese, To be sold low for Cash, or approved paper, by SHREVE & COMBS.
Lex. December 3, 1819.—49-34

Wanted, . O whire, for 12 months, a Negro Woman so quainted with cooking and washing. Enquire at the Gazette Office. July 9.

THE subscriber respectfully informs the public at large, that he intends carrying on the above business in all its various branchs es in Lexington, Ky. on Main Cr. serrett, door above Mr. Yeiser Gurrying Shop where he intends keeping a constant supply of LAST'S and BOOT TEERS, which may be had lew for Cash.

DAVID WEIGART. Lexington, Kov. 25, 1819.—48.31

The editors of the Russidville Messange and Louisville Herald, will inversule above is their papers for 3 weeks, and forward their accounts to this office for payment.

Cash for Barley! GEORGE WOOD, will give the higher price CASH in hand, for BARLEY The Lexington New Brewery. Enquiry may be made of Dr. Elisha Warfield or Mr. John Brand.

October 1-40tf

Stills For Sale.

THE subscriber has on hand STILLS, of dif I ferent sizes, and of the best quality, which he will sell low for cush. He has lately received from Philadelphia mantity of COPPER, which enables him t

furnish STILLS and BOILEIS, of any size, a the shortest notice. He also carries on the TINNING BUSINES

STOVE PIPES, &c. also for sale. Lexington, Jan. 1, 1819-tf

Thomas Essex & Co. BOOKBINDERS & STATIONERS

ESPECTFULLY inform their friends and the public that they have removed their establishment next door to the store now occupied by Messrs. Holderman, Pearson & Co opposite the court house, on Main street where they will constantly keep on hand-Blank Books, of every description, Banks, Public Offices and Merchants, can be supplied with every thing in their line, on the beterms and on the shortest notice. They hav now for sale a quantity of Writing and Wrap ping Paper, School Books, &c. N. B.—A first rate Workman, well recom

mended, will meet with liberal wages and co. stant employ by applying as above.

March 19-12t

For Sale, TWO TRACTS OF LAND, CONTAINING 4015 acres each, being parts of Gen'l. Clark's surveys on the Ohi

ow the mouth of Tennessee. The first begins a small distance below the mouth of Catfish creek, and its front on the Ohio terminates a small distance above to mouth of Massac creek, being part of the

vey of 36,962 acres. The second is part of general Chak's survey of 37,000 acres, beginning at a stake on the Chio, 1150 poles below the upper corner of said survey, having a front on the Ohio reduced to a strait line of 353 poles. Both tracts extend from the river to the back lines of the respective surveys, of which they are parts, between parallel lines.

The title is derived directfrom Gen. Clark the deeds on record in the Office of the Court of Appeals in Kentucky. Apply to
LEVI HOLLINGSWORTH,

Jan. 1, 1819-tf-[ch.T.E.B.&Co.]

Tobacco, Segars & Snuff, FOR SALE.

THE subscriber has on hand a quantity of the above articles of the best quality, which he will sell low for Cash. He still co tinues to carry on the TOBACCO MANU-FACTURING business in all its branches, on pper-street, three doors above Church alley.
Orders for the above articles will be thankfully received, and punctually attended to. BENJ. LOTSPEICH.

May 4th, 1819-19tf

Blank Checks.

JUST printed and for sale at the office of the Kentucky Gazette, CHEUKS on the Far-mers and Mechanics Bank of Lexington, in books, or by the quire. Also, becks on the United States Branch and the Lexington Branc Banks May 29-tf Banks TO THE LADIES.

Mrs. Plimpton,

Has just received from New York and Philadelphia, an elegant assortment of Leghorn. Gimp. Chip and Straw. BONNETS; LIKEWISE AN ELEGARY ASSORTMENT OF

Fancy Articles, Jevelry and Silver War .

All of which will be sold as cheap as can be purchased in the Western country. Opposite the Gazette Office, Mais street. Lexington, 3d June, 181 23tf

10 Dollars Reward.



dark legs, dish face, and full eyes He is fourteen and half hands high, or upwards, to the best of my recollection; between six and seven years ed to have been raised in the neighbor hood of Lexington.
The subscriber will give TEN POLLARS

reward, to the person who shall deliver said Horse to him in Lexington, and pay all reason FRANCIS KRICKEL.
December 10, 1819.—50tf

Just Published, AND YOR SALE AT THE OFFICE, THESPEECH

JESSE BLEDSOE, ESQ. OF THE SUBJECT OF Banks and Banking. PRICE 25 CRATA

Public Notice.

HE subscriber will give for HQGS, delivered either gross or near, at Leestown on the Kentucky river, a fiberal price. He will give 50 Cents for Bushel for WHEAT—
40 Cents per Gallon for WHISKEY; and One Bollar per Bushel for PEAS or BEANS, delivered at the above place.

JAMES JOHNSON.

Great Cromings, Dec. 1819-49tf

COLOGNE WATER.

500 Bottles of this admirable ter, just received and for sale by JAMES M. PIKE, who considers no other recommendation necessary than to assure the public that it is of the genuine Preach importation. Cheapsitle, No. 7, July 21-30tf

For Sale or Rent, And possession given immediately,

A large New 2 Story Brick House, SITUATED at the corner of Market and Mechanick streets, near the University. This building is well situated, and calculated for a boarding house, having 7 rooms above the seller, with 3 in the seller. If sold a great bargain will be given, and if rented, it will be rented low. For terms, apply to Bushrod Boswell, or to the subserier.

JOHN STARKS.

October 15th, 1819-42-tf

SALT. ThE Subscribers have Just Received, A quantity of Salt, For sale at Two DOLLARS per bushel, by

the Barrel.

August 12, 1819.—33tf Hope Powder Mills.

One mile west of Lexington, on the Hoodford JOSEPH & GEORGE BOSWELL, HAVE entered into Co-Partnership with SPENCER COOPER, for the purpose or manufacturing GUN-POWDER, under the

SPENCER COOPER & CO Who will keep a constant supply of Gun-

Powder, equal to any made in the United States and will sell on as good terms. All orders will be strictly attended to, and they will continue to give the highest price for SALT-PETRE, delivered at J. & G. Boawell's Store, on Cheapside, Lexington, or at their Mills.

Jan. 1, 1819-tf COOPERS CO.

Notice.

THE subscribers having rented Mr. Hart's Rope Walk for a term of years, with the

Rope-Making Business, In all its various branches, they will give the highest price in CASH for HEMP, delivered at said Walk, where BALE ROPE, CABLES and TARRED ROPE, of all descriptions, may be had on the shortest notice, war-ranted of equal quality to any manufactured in the United States. They wish to purchase a quantity of T.AR.

MORRISON & BRUCE. Lexington, Jan. 15, 1819-tf HEMP. THE HIGHEST PRICE CASH IN HAND,

Given for Hemp, Delivered at the Rope Walk formerly the property of James Krass, dec'd on Water-street.

Lexington, February 5, 1819—tf

E. Warfield, Will give the highest price for BARLEY,

At his Store in Lexington. Oct. 15th, 1819-42tf. United States of America,

Seventh Circuit Court, } sct. Kentucky District.

November Term, 1818. Alexander Cranston & Co.-compts. against John P. Schatzell, &c .- defts.

JOHN H. HANNA, Clerk of the Seventh
Circuit Court of the United States in and for the District of Kentucky, do hereby certify that the order of injunction awarded herein, restraining the defendant Schatzell from dis-posing of the effects of the Firm of J. P. Schat-zell & Co. was at the present term rescinded, and that the said John P. Schatzell has been invested with power and authority to receive and collect all money due to the said firm of J. P. Schatzell & Co. and John P. Schatzell, and to settle and adjust all accounts which relate to the partnership, In testimony whereof, I have hereunte

subscribed my name, and affixed the seal of said Court—this 22d day of December 1818, and of the Independence of the United States the 43d.

JOHN H. HANNA

NOTICE.

A LL persons indebted to J. P. Schatzell, or the late Firm of J. P. Schatzell & Co. are requested to make immediate payment to the subscriber, who alone is authorized to receive the same. Those to whom said firms stand indebted will also please to apply to him for settlement.

J. P. SCHATZELL. settlement. J. P. Lexington, Jan. 1, 1819-tf

The Editors of the Nashville Whig, Louis-ville Courier, Natchez Republican, New Or-leans Gazette, Charleston S. C. City Gazette, New York Mercantile Advertiser, Relf's Philadelphia Gazette, & Augusta (Geo.) Chroniole, are requested to insert the above advertisement three limes and forward their accounts to the Kentucky Gazette Office for payment.

James E. Davis,

WILL practice Law in the Fayette Courts, His office will be found over the room formerly occupied by Ja. Haggin, esq. first door below Frazer's corner. He pledges him-self to be diligent and punctual in business. confided to him. Aug. 20-34tf

LAW OFFICE.

Wm. T. Barry & Laurence Leary. TAVING associated themselves in the practice of LAW, will attend to any business that may be entrusted to them. Their Office is kept opposite the Court-house, on Main street, adjoining Morton's corner.

Lexangton, Sept. 23, 1819—39-tf

Ten Dollars Reward.

Ten Dollars Reyvard.

ANAWAY from the subscriber, on the 4th inst. a NECRO MAN named Caesar, which I purchased of John W. Hunt at the sale of his factory Negroes in Lexington, several years ago; he is about 25 or 30 years of age, of a middle size, perhaps 3 feet 9 or 10 inches high, very black; when walking he turns his toes out more than common, had on overalls and a roundabout coat, of a mixture of blue and white, but likely he will change them as he has a great many friends or old them as he has a great many friends or old acquaintances in Lexington, who would assist and barbor him as long as they could. I will pay the above reward to have him secured so that I can get him, and will pay the necessary expenses, if he is brought home to me at my paper mill on the town Pork of Elkhorn.

ISAAC YARNALL.

Payette county, Nov. 15, 1819-47tf

For Sale or to Rent, A COTTON FACTORY, Containing 108 Spindles & 3 Carding Machines

WITH every necessary appurtenance, all in good order and ready for immediate business. This property is fitted up in a good brick house, located in a rahable and con venient part of the town, and will be sold sepa. rately or with the house to suit the purchaser. Terms liberal, both as to price and time of payment: and we believe, that we can assert without presu: ption, that no place in Kentucky would better support an establishment of its size than versailles, where there is a regular and increasing demand for Cotton Yarns. Apply to

R. & W. B. LONG. Versailles, Feb. 5-tf

Wanted, A MILLER who is well acquainted with Manufacturing Flour, to whom a gener ous price will be given, if well recommended Enquire of the Printers.

Oct. 15-42tf

State of Kentucky: FAYETTE CIRCUIT, SCT: September Term, 1819. Henry Weir, Complainant,

Against James Garrison, and Juliann Garrison his wife, and the Sanders Manufacturing Company, Detendants,
JN CHANCERY. T appearing to the satisfaction of the court that the defendants, James Garrison, and

Juliann his wife, are no inhabitats of this com-monwealth, and they having failed to enter their appearance herein agreeably to law and the rules of this court, on the motion of the complainant, by his counsel, it is ordered, that unless the said defendants, James Garrison and wife, do appear here on or before the 1st day of the next February term, and answer the complainant's bill herein, the same will be taken for confessed against them: And it is further ordered, that a copy of this order be nserted in some authorised newspaper published in this state for two months successive-

A copy. Teste,
THOMAS BODLEY, cfc.e.

State of Kentucky. FATETTE CIRCUIT, set. October Special Term, 1819. Thomas Scott, George Trotter and John Tilford, Merchants trading under the firm of Scott, Trotter & ? ilford—Complainants.

Thomas Owen, Jr. and Isaac T. Longstreth Merchants trading under the firm of Owen and Longstreth and others—Defendants.

IN CHANCERY. Longstreth, are no inhabitants of this commonwealth, and they having failed to enter their appearance herein agreeably to law and the rules of this court: On the motion of the complainants by their counsel, it is ordered, that unless the said defendants. All, Kirkpatrick and Longstreth do appear here-on or be-fore the first day of the next February Term and answer the complainant's Bill herein, the same will be taken for confessed against them. and it is further ordered, that a copy of this Fancy Smelling Bottles anis seed per published in this state, for two months auccessively. A copy. Att.

47-2m THOMAS RODLEY, c.f.c.c.

state of Kentucky, FAYETTE CIRCUIT SCT. September Trm, 1819.

Elkenah Mendley, Complainant, samuel L. Wells, George Boswell and James

B. Collins, Defendants,
IN CHANCERY.

THIS day came the complainant by his a counsel, and it appearing to the satisfac-L. Wells, is no inhabitant of this common wealth, and he having failed to enter his apwealth, and he having failed to enter his appearance herein agreeably to law, and the rules of this court: On the motion of the complainant, by his counsel, it is ordered, that unless the said defendant, Samuel L. Wells, do appear here on or before the first day of the next February Term, and answer the complainant's bill herein, the same will be taken for confessed against him; and it is further ordered, that a copy of this order he inserted in some authorised newspaper published in this state for two months successively.

A copy. Att.

A copy. Att. THO. BODLEY, c. f. c. c.

State of Kentucky. Fagette Circuit, Sct. OCTOBER SPECIAL TERM, 1819. Hiram Wortham, Complainant,

Againg John Keiser's children, John Boulware and others, Defendants, IN CHARCERY.

THIS day came the complainant aforemed by his counsel, and it appearing to the antisfaction of the court, that the defendants, Wm. Boulware and Jacob Boulware, are no inhabitants of this commonwealth, and they having failed to enter their appearance herein agreeably to Law, and the rules of this court; On wolton of the complainant by his course, it is tion of the complainant by his counsel, it is ordered, that unless the said defendants. William & Jacob Boulware do appear here on or before the first day of the next February term, and answer the complainant's bill herein, the same will be taken for confessed against them, and it is further ordered, that a copy of this order be inserted in some authorised newspaper published in this state for two months suc-THOS, BODLEY, c. f. c. c

MR. WILLIAM HOFFMAN,

LAW OFFICE

U. D. Chambers & J. F. Rob'nson.

WILL Practice LAW in conjunction in the Roott and Payette Courts. Their Office is kept in Georgetown, oppose captain Spanin's Tarern.

December 17, 1819

WESTERN HOTEL NO. MO. MARKET STREET,

Sign of Gen. Washington

The subscriber been leave to inform friends and the public, that he in that well known establishment in Mannext stoor to the Pittsburgh Mail sugger and lately occupied by Mr. Scorge Yea those who have been accustomed to to this house, it is unnecessary to points superior advantages. For the information of others, however, he deems is presented that its situation is central, high, and convenient to business; as existing of backbuildings, consisting of rooms, afford a fine view of the city costward, and admit of a free and commeted circulation of air, and what will also castward, and admit of a free and unmoted ted circulation of air, and what will prote a decided preference in the opinion of air the attachment thereto of balconics, so a structed as not only to afford pleases a menades, but easy means of escape in the vent of necessity from any modern air fire. The great western Stages tart en analysis from the door, and on the president of the protein the stage of fire. The great western Stages start every morning from the door, and on the premise is one of the best Livery Stables in the city conducted by Ms. John Tomlingon, when travellers' horses will be faithfully attended to: With these advantages, and some further improvements now making, added to his own unremitted exertions to please, the Subscriber confidently hopes for, and very respect fully solicits, a share public patronage.

R. S. MITTE.

Printers of the Lexington Gazette, Lexington, Ry: Pittsburgh Gazette, Pittsburgh, Pales Western Spy, Cincinnath Ohio, will slean insert this advertisement once a week for three months, and forward their bills for payment to the Office of the "The Union, ac." o 50, Chesnut street, Philadelphia. Philadelphia, Ang. 11, 1819.—38-3mo,



VSICIANS and SURGEONS, the SICK and INFIRM of the Western cour try, are hereby informed, that

Joshua & Charles Humphreys, As Druggists, Lexington Have on hand at their Drug Store, corners Short and Market-streets, say M'talla's Stand, a large and excellent assortment

Drugs, Medicine & Shop Furnitun

Which they offer for sale on good terms for Cash. To Physicians and others who may purchase largely, a credit of 90 days will be allowed, on satisfactory assurances—and discount for prompt payment. In addition to their present stock, and

arge and general assortment of PAINT, DYE STUFFS ac. of whichthey expect to be constantly supplied, they will shortly receive a large supply of Medicines &c. wich have been laid in on such terms that they believe they can sell at prices uncommonly low, Among others coming on are-Porceps ream Tarter Spring Lancets Flour Zink Spirits of Turpentine Patent Yellow alomel Spirits Nitre sweet Camomile Flowers Gum Shel Lac Acquafortes Oil of Vitriol Mastic Gum Aloes Emp Diachol Sugar of Lead

Gum Arabic

Sal Glouber

Tanunarinds

'an phor

Sal Soda

Manna

Arroy Boot

il of Sassafras

**Vagnesia** 

Quasia.
Viols, assorted
Liquorice
Sassaparella
Rheubarb Fine Sponge Chalk, Red & White Morters Wedgewood Yellow Ochre Japan Earth Senna Izeing Glass

Gold Leaf Pocke Instruments Corks Ess. Mustard Snake Root Quick Silver &c. &c.

Lexington, Sept. 16-38-2m\* Take Notice

THE halves of seven Notes for \$100 each, of the Bank of the United States, payable at the Lexington and Louisville Branche, were put in the Post-office at Lexington. A addressed to the subscriber, on 12th February last, and have a iscarried. The other halves are the subscriber and have been appropriated by a subscriber with the payable of the payabl transmitted by a subsequent mail, have been received. Those missing are endorsed payable to my order by STANDISH FORDE.

A. No. 393, payable to J. Morrison, Lexing ton branch,

340

340. do. do. do. do. 393, do. do. do. do. 177, Louisville branch, 248, J. Morrison, Lex. branch, 249, do do do. 19 JOHN DUBARRY.

Philadelphia. Oct. 1819 .- 45-10t For Sale or to Hire,

A NEGRO MAN, THO has been used to driving a team and working on a farm for several years, but has recently been employed as a write in a Tavern. His character for industry, so briety and honesty, is indisputable, and the owner's reason for selling him is on account his leaving the state, and the man having wife and family, from whom he does not to part. A long credit will be given.

Apply at this Office.

Cash in Hand Will be given for 2 NEGRO BOYS and GIRL of an unexceptionable character.

Enquire of the Printon.

June, Sd. 1819—23tf

TERMS OF THE Mentucky Bazette.

L'BLISHED EVERY PRIDAY MORNING By Norvell & Cavins. The price to Subscribers, is, THREE BOLLARS per denum, PAID IN ANTANA or FOUR DOLLIRS at the end of the yes.

paid in advance. The TERMS OF ARTENTISTED IN THE per, are, viery cours for the first intersions enery 18 times or under, and repart distanced for each emtinuance; longer advertisement the same proportion.

OF All advertisements not paid for is a rance, sense be paid for when ordered is b disconsinued.

M communications addressed to the str History must be goes poid.

All new subscribers must in spery insume is